UNCLASSIA Fored For Relea	OUTING	3 AND	RECORI	D SHEET
JBJECT: (Optional)				
			EXTENSION	NO.
ROM:				DATE
O: (Officer designation, room number, and		ATE		16 October 1975  COMMENTS (Number each comment to show from whom
O: (Officer designation, room homber, and wilding)	RECEIVED	FORWARDED	OFFICER'S INITIALS	to whom. Draw a line across column after each comment.)
DDO V				Several bills before the House Committee on Post Office and Civil Service would establish compulsory
DDA				union bargaining for Federal employ when a majority of an agency's employees vote for union representa
OGC 🗸				tion. In some of the bills the vote would be scheduled when 30 percen of the employees certified their wisl
4. ccs 🗸				to be represented by a union for collective bargaining purposes. The most far-reaching of the bills would
op V				legalize strikes by Federal unions; others set up arbitration proceedin when an impasse is reached. Only
os V				one of the bills would exempt CIA a other national security-type agenci The subcommittee considering thes
7.				proposals will draft its own bill by picking and choosing the provision it likes best from the bills present
8.				before it. The subcommittee stall unable to predict whether the subcommittee's bill would exempt CIA
9.				We need to get to the subcommittee within the next month with our best arguments on why CIA must be
10.				excluded from the scope of the subcommittee's bill. Apparently s
11.				inevitable from the subcommittee, we must focus on why employee unions are inappropriate for CIA.
12.				Will you please provide me with arguments on this point by 24 Octo if possible. Thank you.
13.				TI possible. Tham, you.
14.				
15.				

FORM 3-62

### Approved For Release 2005/06/02: CIA-RDP77M00144R001100180026-6

### **DEMOCRATS**

Morris K. Udall, Ariz.
Dominick V. Daniels, N.J.
Robert N. C. Nix, Pa.
James M. Hanley, N.Y.
Charles H. Wilson, Calif.
Richard C. White, Tex.
William D. Ford, Mich.
William (Bill) Clay, Mo.
Patricia Schroeder, Colo.
William Lehman, Fla.
Gladys N. Spellman, Md.
Stephen L. Neal, N.C.
Herbert E. Harris, Va.
William M. Brodhead, Mich.
Paul Simon, Ill.
Norman Y. Mineta, Calif.
John W. Jenrette, Jr., S.C.
Stephen J. Solarz, N.Y.

### COMMITTEE ON POST OFFICE AND CIVIL SERVICE

### House of Representatives

David N. Henderson, Chairman 94th congress REPUBLICANS

Edward J. Derwinski, Ill. Albert W. Johnson, Pa. John H. Rousselot, Calif. Andrew J. Hinshaw, Calif. James M. Collins, Tex. Gene Taylor, Mo. Benjamin A. Gilman, N.Y. Robin L. Beard, Tenn. Trent Lott, Miss.

A COMPARISON OF EXECUTIVE ORDER 11491, AS AMENDED, TO H.R. 4800 AS REVISED, COMMITTEE PRINT, NOVEMBER 1975 (MR. HENDERSON), H.R. 13 (MR. NIX), AND H.R. 1837 (MR. FORD)

### SUBCOMMITTEE ON MANPOWER AND CIVIL SERVICE

**NOVEMBER 10, 1975** 

(This comparison of Executive Order 11491, as amended, to bills on Federal Labor Management Relations is based on an analysis prepared by the Office of Labor-Management Relations, U.S. Civil Service Commission, and is adequate for denoting similarities and differences between the order and proposed legislation. The House Manpower and Civil Service Subcommittee is distributing the comparison for the purpose of informing interested persons in a readily concise format of the subject matter.)

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### Comparison of Executive Order 11491, as Amended, to Bills on Federal Labor Management Relations

	TIT	LE	_
Executive Order 11491, as amended by E.O. 11838	H.R. 4800 (Henderson) as revised, Committee Print, November 1975	H.R. 13 (Nix)	H.R. 1837 (Ford)
Labor-Management Relations in the Federal Service.	Federal Service Labor-Management Act of 1975 (To amend so much of subpart F of part III of title 5, U.S.C., as precedes subchapter II of chapter 71.)	Federal Employee Labor-Management Act of 1975.	Federal Employee Labor-Management Act of 1975.
	PUR	POSE	
Public interest requires high standards of employee performance and modern work practices to improve employee performance and efficiency. Efficient administration and employee well-being require orderly and constructive relationships between labor organizations and management officials. Clear statement of respective rights and obligations needed.	To provide a statutory base for labor management relations affecting employees of the executive branch of the Government. To maintain and improve the rights and benefits now enjoyed by employees and labor organizations. States that Federal employees through labor organizations shall participate in the formulation and implementation of matters which affect working conditions and that collective bargaining rights consistent with the public interest shall be enjoyed by labor organizations. [Sec. 7101]	Participation of employees of the Federal Government through labor organizations of their own choosing in decisions which affect them contributes to the effective conduct of public business. Therefore, labor organizations and collective bargaining in the Federal service are in the public interest. [101(a)]	Statutory protection of the right of employees to organize and bargain collectively safeguards the public interest and contributes to the effective conduct of public business. Labor organizations and collective bargaining in the public interest. Ac prescribes rights and obligations or Federal employees and establisher procedures to meet special requirements and needs of the Federal Government. [2(a)]
	POI	LICY	
Employee free right to join or not join labor organizations. Except as noted below right to assist labor	Similar. Elaborates on right to petition Congress by including "right to fur- nish information to either House of	Employee protected in exercise of right to form, join, assist organiza- tions; with prohibition on discourag-	Similar to HR 13, except agency man agement prohibited from either en couraging or discouraging member

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organization extends to participation in its management and acting as a representative, including presentation of its views to officials of the Executive branch, the Congress, or other appropriate authority. Head of agency to assure that employees informed of rights and that no interference, restraint, coercion, or discrimination is practiced within agency to encourage or discourage membership in a labor organization. [1(a).]

Right to be an officer or representative, except a supervisor may not participate in the management or representation of a labor organization (other than as expected by sec. 24) nor may an employee where there would be conflict or apparent conflict of interest or incompatability with law or official duties. [1(b).]

Congress, or to a committee or member thereof". [7102]

ing membership, but does not prohibit encouraging membership. At request of organization employees required to become members (union shop) or pay equivalent dues (agency shop) as condition of employment. Would permit representation of supervisors and managers with rankand-file employees. [201(j)(k); 101(b); 701(a)(2).]

ship other than requiring as condition of employment union membership and payment of dues (union shop) or pay equivalent dues (agency shop). Supervisors and managers can be represented together with rank and file employees under certain conditions. [2(a); 5(a)(c); 6(f); (10).]

Similar. [7103(b)]

Does not limit supervisors and managers from being involved in management of labor organizations. [101]

Same limitations as noted above.

### DEFINITIONS

Agency: an Executive dept., a Govt. corporation, and an independent establishment as defined in section 104 of title 5, USC, except the General Accounting Office. [2(a)]

Similar. Applies to Executive agencies, with certain exclusions. [7103(a)]

Agency means any department, agency, bureau, activity, or organization of the U.S. Government which employs employees as defined in 201(b), referenced below Agency means any department, agency bureau, activity, or organization of the U.S. Government which employs person acting as an agent thereof [3(c)]

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Comparison of Executive Order 114	e Order 11491, as Amended, to Bi	191, as Amended, to Bills on Federal Labor Management Relations-Continued	nt Relations—Continued
Executive Order 11491, as amended by E.O. 11838	H.R. 4800 (Henderson) as revised, Committee Print, November 1975	H.R. 13 (Nix)	H.R. 1837 (Ford)
Employee: an employee of an agency and an employee of a nonappropriated fund instrumentality of the U.S. but does not include, for the purpose of exclusive recognition or national consultation rights, a supervisor (except as provided in sec. 24) [2(b)]	Similar. Applies to individuals in an executive agency and includes individuals in nonappropriated fund instrumentalities. Does not include, TVA, Foreign Service, aliens overseas, employees in the Canal Zone, a member of the uniformed services, or a supervisor. [7103(a)]	Definition of employee is broad-brush and expanded to include supervisors and managers, security agency employees, employees in competitive service of legislative and judicial branches, employees in Library of Congress, in Government Printing Office and Federal Reserve System, but excluding US Postal Service. (Also see reference below concerning coverage as contrasted to Order.)	Similar to HR 13, but specifically includes individuals no longer employed relative to an ULP under section 10 of Act, and definitions for manager and supervisor differ. [3(b)(f)(r)]
Supervisor: an employee having authority, in the interest of an agency to hire, transfer, suspend, lay off, recall, promote, discharge, assign, reward, or discipline other employees, or responsibility to direct them, or to adjust their grievances, or effectively to recommend such action, if in connection with the foregoing the exercise of authority is not of a merely routine or clerical nature, but requires the use of independent judgement. [2(c)]	Similar. [7103 (a) ]	Definition of supervisor in describing authority is similar, however, does not apply to unit determinations where employees have traditionally been included in units or to employees who exercise the authorities without impact on personnel policies and practices. [201(j)]	Supervisor: definition similar to Order, except with respect to firefighters wherein term to include only employees who perform a preponderance of specified acts of authority. [3(f)]

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Labor organization: definition similar to HR 13, except does not exclude organizations which assist or participate in strikes or related activities prohibited under Order. [3(d)]	Management official. Similar to HR 13 [3(r)]	Board: The Federal Employees Labor Relations Board established by sec- tion 4 of Act, replacing Council, and A/S LMR under Order.	No provision.
Labor organization: definition similar to 4800 except it means any national or international union, federation, council or department, or any affiliate thereof in which employees participate and pay dues; and which exists for primary purpose of dealing with agencies concerning grievances, labor disputes, wages, rates of pay, hours of employment, or conditions of work. Does not exclude organization which assists or participates in strike against Government, etc. [201(d)]	Management official. Employee in position which presents conflict of interest, or potential conflict of interest, between an agency and employees or who formulates, determines, or effectuates agency's policies and who has discretion in performance of his job, with power to modify employer's established policies. [201(k)]	Authority: Means Federal Labor Relations Authority provided in section 301, replacing Council. [201(e)].	Duties of Panel assumed by Authority. [301, 401].
A lawful organization which deals with a Federal agency concerning condi- tions of employment. Excludes social, religious, and similar organizations. [7103(a)]	Similar. Management official means an employee who formulates, determines, effectively influences, or effectuates policies of an agency, or who, in the performance of his duties, has discretion to modify the established policies of an agency. [7108 (a)]	Authority: means Federal Labor Relations Authority established under section 7104. [7103(a); 7104]	Means the Federal Service Impasses Panel established by sec. 7118(c). [7103(a)]
Labor Organization: a lawful organization in which employees participate and which exists for the purpose, in whole or in part, of dealings with agencies concerning grievances, personnel policies and practices, or other matters affecting the working conditions of their employees, but does not include organizations which consists of managers or supervisors (except as provided in sec. 24); assists or participates in a strike against the Govt. or imposes a duty or obligation to conduct, assist or participate in such a strike; advocates overthrow of the constitutional form of the Govt.; or discriminates on race, color, creed, sex, age, or national origin. [2(e)]	Agency Management: the agency head and all mgt. officials, supervisors, and other representatives of mgt. having authority to act for the agency on any matters relating to the implementation of the agency LMR program. [2(f)]	Council: The Federal Labor Relations Council established by Order [2(g)].	Panel: The Federal Service Impasses Panel established by Order. [2(h)].

Relations-Continued
Management
Labor
on Federal
no
Bills
to
as Amended,
as
Order 11491, a
Order
Executive
of
Comparison

Executive Order 11491, as	H.R. 4800 (Henderson) as revised,		
amended by E.O. 11838	Committee Print, November 1975	H.R. 13 (Nix)	H.R. 1837 (Ford)
Assistant Secretary: The Assistant Secretary of Labor for Labor-Management Relations. [2(i)].	Most of duties of A/S LMR performed by Authority established under section 7104.	Most of A/S LMR duties performed by Authority established by section 301.	No provision. Most functions assumed by Board referenced above.
	Person: an individual, labor organization, or agency. [7103(a)]	Person: means one or more individuals, labor organizations, or agencies of the U.S. Government. [201(a)].	Person: Same as HR 13. [3(a)].
	Agreement: an agreement entered into as a result of collective bargaining. [7103(a)]	Agreement: means agreement negotiated through collective bargaining pursuant to provisions of Act. [201 (f)].	No defnition for agreement.
	Griceance: Encompasses an appeal and a complaint by an employee, labor organization, or an agency concerning matters relating to the employment relationship with an agency, breach of an agreement, or violation or misinterpretation of law, rule, or regulation affecting conditions of employment. [7103(a)]	Grievance: any compliant by employee or labor organization concerning any aspect of employment relationship with agency including any matters formerly subject to final administrative review outside agency under regulations of CSC, or law, complaints related to agreements, and any claimed violation, misinterpretation, or misapplication of any law, rule, or regulations governing conditions of employment. [201(h)]	Grievance: any complaint by an employee or by a labor organization concerning any aspect of the employment relationship with an agency as well as any complaint concerning the effect, interpretation, or claim of breach of a collective-bargaining agreement, and any claimed violation, misinterpretation, or misapplication of any law rule, or regulation governing conditions of employment. [3(q)]
	Confidential employee: an employee who acts in a confidential capacity to a person who formulates or effectuates (a)]	No provision.	No provision.

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No provision Professional employee: (not defined in son to qualify himself to become Secretary in case determination): work requiring knowledge of advanced type in field of science or specialized intellectual instruction and study in institution of higher ercise of discretion and judgment in intellectual and varied in character under direction of professional peremployee engaged in performance of learning . . . requiring consistent exits performance . . . predominantly ... or is performing related work Order but same definition by Asst. acquired professional employee. [7103(a)] learning customarily

(2) requires the consistent exercise of

Professional: includes any employee whose work—(1) is predominantely intellectual and varied in character; knowledge of an advanced nature in a

field of learning customarily acquired by specialized study in an institution

and (4) is of such character that the be standardized in relation to a given output or result accomplished cannot of higher education or its equivalent

period of time. [3(g)]

independent judgment; (3) requires

Dispute: includes any controversy concerning terms, tenure, or conditions of employment, or concerning the association or representation of employees in the negotiating, fixing, maintaining, changing, or seeking to arrange terms or conditions of employment, regardless of whether the disputants stand in the proximate relation of employer and employee. [201(g)]

Conditions of employment. Definition seniority, union security, travel and includes virtually all aspects of employment including pay practices, fringe benefits, work procedures, per diem. [201(i)]

Similar to HR 13. [3(p)]

cluding pay practices, work hours Conditions of employment. Includes personnel policies, practices and matters affecting work conditions insafety, grievance and appeal proceand schedules, overtime practices, dures, and other matters. [7103(a)]

Labor dispute. Similar to HR 13. [3(n)]

and extinguishment of fires or the maintenance and use of firefighting gaged in the performance of work directly connected with the control Firefighter: includes any employee enapparatus and equipment. [3(i)]

acts, the question of whether the specific acts performed were actually authorized or subsequently ratified

shall not be controlling. [3(0)]

whether any person is acting as an agent of another person so as to make such other person responsible for his

Determination of agent: in determining

[3(m)]

scope of bargaining or which conflict with any negotiated agreement.

## Comparison of Executive Order 11491, as Amended, to Bills on Federal Labor Management Relations-Continued

Executive Order 11491, as amended by E.O. 11838	H.R. 4800 (Henderson) as revised, Committee Print, November 1975	H.R. 13 (Nix)	H.R. 1837 (Ford)	
			Educational employee: includes any em-	-
			ployee of a school system, college or	
			university who—(1) has regular con-	
			tact with students; (2) participates	
			in the development, implementation,	
			or evaluation of an educational pro-	
			gram; or (3) is otherwise involved in	
			the teaching-learning process. [3(j)]	
			Service: means the Federal Mediation	
			and Conciliation Service established	
			by chapter 29 or title 172, U.S. Code.	
			[3(1)]	
	Collective Bargaining: Bargaining in		Collective bargaining. Definition de-	
	good faith between authorized rep-		scribes mutual obligation of repre-	
	resentatives of a labor organization		sentatives of parties to bargain in	O
	having exclusive recognition and		good faith in effort to reach agree-	
	management officials having manage-		ment. Duty to negotiate extends to	
	ment responsibility for the appro-		matters which are or may be subject	
	priate unit:		of a statute or regulation and if	
			legislative action necessary to imple-	
			ment agreement shall include the	
			obligation of agency to submit such	
			to appropriate governmental body	
			for action. Agency not to make or	
			apply rules or regulations restricting	

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employee organization which has been (1) selected or designated pursuant to
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Coverage greatly enlarged to apply to Coverage similar to HR 13. [3(b)(c)] all Federal Departments and agencies, excluding only the Postal Service. It would apply to the FBI, CIA, and other agencies having as primary function intelligence, investigative or security work, or agencies concerned with internal security duties. No exception by agency head based upon national or internal security. [201(b) (c)]	No provision.
Coverage greatly enlarged to apply to all Federal Departments and agencies, excluding only the Postal Service. It would apply to the FBI, CIA, and other agencies having as primary function intelligence, investigative or security work, or agencies concerned with internal security duties. No exception by agency head based upon national or internal security. [201(b) (c)]	Exceptions by agency head not provided. [201(b) (c)]. No provision on nonveteran adverse action appeal rights.
Applies to employees and agencies in executive branch as defined above. [7108(a)]	Exemptions by Federal Labor Relations Authority permitted in prescribed situations. [7108(a)]
Applies to employees and agencies in executive branch except for FBI, CIA, or agency components having intelligence, investigative, or security functions, including the investigation of employee integrity in performance of duties, when agency head determines order cannot be applied consistent with national security requirements or internal security of the agency. No appeal. Exceptions do not apply to section 22. [3(b)(1), (2), (3), (4)]	Agency head may suspend any provision, except non-veteran adverse action appeal right (Section 22), in installations outside U.S. No appeal. [3(c)]

APPLICATION

Employees involved in administering a Employees administering the Act are No such limitation on remognitation	for employees administening 4 ct 1904	(b): 501(d):		
Act				
the				
Employees administering	excluded. [7111]			
Employees involved in administering a	labor relations law or the order may	not be represented by organizations	representing other employees subject	to such law or order. [3(d)]

No provision.

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### ADMINISTRATION

Executive Order 11491, as amended by E.O. 11838 Council

Relations

Federal Labor

H.R. 4800 (Henderson) as revised, Committee Print, November 1975

Relations

H.R. 1837 (Ford)

Authority. Authority to carry out Labor H.R. 13 (Nix) Federal grievability Creates the authority to prescribe rules and regulations as well as cury out the purposes of the bill. Includes a cute unfair labor practices, [7104 and Establishes a 3-member Federal Labor Relations Authority appointed by the ate for 5-year terms. It shall have anthority to investigate and prose-President and confirmed by the Sen-General Counsel with the independent

ings brought under section 11; and to desist powers relative to violations of with consent of Senate; to investigate prosecute complaints; intervene bemembers, appointed by President with rules and regulations necessary to termines alleged ULP's including directing back pay and disciplinary actions as necessary, with cease and for interference with Board. Estab-President alleged violations of Act; file and fore Board in unlawful act proceedhave other powers as Board may pre-Creates Federal Employees Relations poena power; decides unit and representation issues [6(b)(c)(d)]; conrules on showing of interest and recognition without election [6(b)]; de-Act; and fines and/or imprisonment lisnes position of General Counsel of Board, consisting of five full-time consent of Senate. Board to issue carry out provisions of Act; has subducts elections where appropriate Board; appointed by scribe. (4, 6, 10, 11)

stand unless Authority undertakes (h); 1101(e)] Composed of a Chairfull-time, appointed by President from a list of ten persons submitted to President by the American Arbitration Association; to report in at close of fiscal year concerning bursed. Can delegate functions to Executive Director and certain other determinations to grant review within 30 days after request for review filed. Executive cerning alleged ULP violations. To prescribe rules and regulations and restrictions on employment of attorneys, and on review of trial examsuch functions as performed under SLMR, with enlarged authority and scope, including certification of representative without election. [501 (b) (g) 1 However, arbitrability and negotiated grievance procedure. [201 Director has final authority con-Order by FLRC, FSIP, and A/ man and two additional members, with advice and consent of Senate, writing to Congress and to President cases, decisions and moneys disquestion subject iner's report. (301, 401) TEDOCA necessary emplorees

USC to provide administrative sup-

priate matters.

port and services to Council. (4)

7105]

-to consider appeals from decisions of

report to President, and

Asst. Secretary of Labor, certain

exceptions to other appro-

negotiability issues, arbitration awards,

-to administer order, decide major

policy issues, prescribe regulations,

Secretary of Labor, Director of the

Office of Mgt. and Budget, and other officials President may desig-

(FLRC); consisting of CSC Chair-

man, who is Chairman of FLRC,

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: con- Con		had ti	s or- n	Coun- 01	tance.	essary	antive	arties	sist in	arbi-	inding	ot pe	uthor-	
mpasses Panel.	east 3 membe	esident. Panel	thority but i	ocated within	and staff assis	ake action nece	sses on substa	iafions. (5) P	schniques to ass	ses (11a), but	rd-party factfi	dations may n	en expressly a	17).
Federal Service Impasses Panel: con-	sisting of at least 3 member ap-	pointed by President. Panel had	independent authority but is or-	ganizationally located within Coun-	cil for services and staff assistance.	Authorized to take action necessary	to settle impasses on substantive	issues in negotiations. (5) Parties	may agree on techniques to assist in	resolving impasses (11a), but arbi-	tration or third-party factfinding	with recommendations may not be	used except when expressly author-	ized by panel. (17).

Assistant Secretary of Labor for Labor-Management Relations:

- -decides unit and representation issues. -supervises elections and certifies results.
  - decides disputes on eligibility for national consultation rights.
- plaints and standards of conduct -decides unfair labor practice comcases.
- requested by parties; and is sole audecides grievability and arbitrability questions under an agreement when thority on such matters when statutory appeals are at issue.
- ganization to cease and desist from may require an agency or labor orviolation of Order and require affirmative action.
- and assistance of employees of other shall prescribe regulations to adminagencies.

may request and use the services

- ister his functions under Order. -costs not reimbursed.
- Secretary when such matters involve -a member of the Civil Service Commission to perform duties of Assistant the Department of Labor. (6)

ointed by the Federal Labor Relaions Authority. Authorized to take ecessary action to settle impasses 6 members apn substantive issues in negotiations. isists of at least

dures established under section 7. Panel under Order assigned to Authority as reflected above.

No provision. Special impasse proce-

No provision. Activities performed by

under Order assumed by Board or Board empowered to issue appropriate No provision. Most duffes of A/SLMR regulations effectuating the Act. (4)

No provision. Activities of A/SLMR Labor Relations Authority. under Order assigned

No provision. Most activities performed by A/SLMR under Order assigned to Authority. to Federal

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Managemer
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r 11491,
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of
Comparison

		RECOGNITION	
Executive Order 11491, as amended by E.O. 11838	H.R. 4800 (Henderson) as revised, Committee Print, November 1975	H.B. 13 (Nix)	H.R. 1837 (Ford)
Recognition to be accorded to qualified organizations.	Similar. [7111]	Similar. [501(a)]	Exclusive representation and recognition to be accorded organization designated or selected by majority of employees in appropriate unit, [6(a)]
New determination of right to exclusive recognition not required in unit or subdivision thereof within 12 months after prior valid election with respect to unit. [7(c)]	Same. [7111(c)]	Similar. [501(f)]	Similar, except majority determination and representation can be determined without election. [6(b)(3)(4); 6(d)(ii)]
Recognition of labor organization does not preclude an employee, regardless of whether he is in a unit of exculsive recognition, from exercising grievance or appeal rights established by law or regulations and from choosing his own representative except when a grievance is covered under a negotiated grievance procedure as provided in section 13.	Employee retains right to select representative in a grievance or appeal action. [7113]	Negotiated gricvance procedure is procedure for all grievances and complaints. Exclusive representative to represent all employees, but employee can present own grievance, provided that organization has opportunity to be present and to present its views. [502(1);1101(b)(c)]	Similar exclusive representation rights, but scope of bargaining virtually unlimited. [6(a); 5(b)]
98 Recognition does not preclude or prevent consultation and dealings with religious, social, fraternal, professional organizations not qualified as labor organizations (with certain restrictions). [7(d)(2)(3)]	Similar. [7113]	Similar. [502(2)(3)]	No provision.

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sonnel policies, to suggest changes in National consultation rights accorded posed substantive changes in perviews in writing. NCR not accorded for unit covered by national exclusive recognition. Organization may appeal based upon criteria established by Council. Right to comment on propersonnel policies, to consult in person on such policies, and present agency decision not to grant national Assistant Secretary of consultation rights (9) to

stantial number of employees of the agency. Not applicable when there is have reasonable time to present its National Consultation Rights granted when labor organization has exclusive Authority. Right to be informed on proposed changes in conditions of emrecognition below agency level for sub-Issues over recognition reviewed by ployment and other matters and shall views and to initiate proposals. Proposals shall receive consideration by agency before final action is taken, and agency shall provide written statement of reasons for its actions. exclusive recognition at agency level. per criteria issued by Authority

proposals and its reasons.

agency zation

organization to initiate proposals, present agreement or objection to Agency to consider views of organi-

before action and provide

written rationale for its actions. Does not apply when there is national ex-

clusive recognition. (504)

majority, but majority of all votes 10700, except in any election where none of choices on ballot receives cast for representation, runoff election shall be conducted between two organizations with largest number of votes. National exclusive recognition Exclusive recognition similar to H.R.

Exclusive recognition obtained either that majority of employees desire through showing of credible evidence representation or through secret ballot election in which majority of ballots cast favor petitioning organization. [6(b)(c)(d)(e)(f)]

election by majority of employees Exclusive recognition to be accorded organization selected in secret ballot except where existing units are con-

sents majority of unit and no other termines that unfair labor practices Exclusive recognition determined by may certify without election if it deby agency prevent free election; or petitions or questions exist over appervises elections, certifies, and hears rules or decisions of Authority. [7111 secret ballot election; or Authority Authority may certify upon its determination that organization repreissues at dispute. Waiving of hearings sent election per regulations and propriateness of unit. Authority sunot prohibited by stipulation for con-

to supersede all other recognitions. Determinations by Authority not sub-

ect to judicial review. [501]

No provision. Exclusive recognition is exclusive recognition of agency to only form of recognition and national supersede all recognitions within unit, [6(h)]

National Consultation Rights may be

clusive recognition at local level, per criteria issued by Authority. Consultation to permit sufficient time for

granted organization that has ex-

solidated. [10(a)]

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	Comparison of Executiv	e Order 11491, as Amended, to B	Comparison of Executive Order 11491, as Amended, to Bills on Federal Labor Management Relations-Continued	at Relations—Continued
	Executive Order 11491, as amended by E.O. 11838	H.R. 4800 (Henderson) as revised, Committee Print, November 1975	H.R. 13 (Nix)	H.R. 1837 (Ford)
Approved For Relea	Appropriate unit may be established on a plant or installation, craft, function, or other basis which will ensure a clear and identifiable community of interest among the employees and will promote effective dealings and efficiency of agency operations. Also unit shall not include mgt, officials or supervisors (except as provided in section 24), or noncierical Federal percentage.	Provides that a commodity of inetrest is the criterion to be used in determining an appropriate unit. Exclusions include nonclerical "personnel workers," confidential employees, and employees engaged in administering the Act. Permits an agency and a labor organization to combine recognized units with or without an election but does not require surrender or recognitions.	Similar to HR 10700, except sole unit criterion is community of interest; no reference to confidential employees; supervisors not excluded; narrow definition for managerial officials who are to be excluded; and guards are not treated separately. (501)	Appropriate unit may be established on agency, plant, or installation, functional or other basis insuring a clear and identifiable community of interest among employees and will promote effective dealings and efficiency of agency operations as well as insuring employees fullest freedom in exercising rights under Act. Excludes units including managerial employees, both professional and nonprofessional

capacity. Permits combining supereducational employees and public essional and nonprofessional ployees engaged in Federal personnel visory and nonsupervisory firefighter, without self determination, and emwork in other than purely clerical safety officers. [6(f)]

group present complaints informally to agency, provided exclusive given Employee cannot be represented by to dues withholding and agency or working conditions of employees in unit; and employer to grant access Exclusive representative to represent in collective bargaining "all employees in such unit for such purpose." Employees may individually or as opportunity to be present at adjustany other labor organization. Right union shop. Right to be present at ployers or employee representatives concerning grievances, potential grievtices, or other matters affecting ment and to make its views known. discussions between agency and emances, personnel policies and prac-

representative. In addition, exclusive

regard to membership, opportunity to stablished right of organization to act for and negotiate agreements between mgt. and employees or emgrievances, personnel policies and covering all employees in unit, obligation to represent interests of all employees without discrimination or he represented at formal discussions representatives concerning other matters affecting practices, ployee

working conditions in unit, [10(e)]

Differs as follows: Organization "enfively for employees in the unit." represent interests of all employees titled to represent and bargain collec-Thus, organization not obligated to who have a grievance. Employees ean remesont self under negotiated grievance procedure but organization has right to be present when grievance adjusted.

tion extends virtually to all matters Exclusive representation rights similar related to employment, [502; 503(a)] to Order, except scope of representa-

nouprofessionals unless professionals

vote for inclusion. [10(b)]

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to have access at reasonable times to employer's bulletin boards, mailboxes, under Act, and provided challenging organization denied use and access and other communication media, subject to reasonable regulation, and right to use employer's facilities at reasonable times for purpose of meetings concerned with exercise of rights until timely and lawful challenge

[5(b)(c); 6(a)]

### AGREEMENTS

Similar obligation to bargain in good faith, except scope of bargaining virtually unlimited, not to be restricted by agency regulations. (503, 901)

Requires good faith and negotiations bezation concerning conditions of emments as the parameters within which negotiations occur. Negotiations may the number, types or grades of positions or of employees assigned to an tween an agency and a labor organiployment. Establishes laws, policies and regulations, and existing agreebudget or organization of an agency; or such other similar matters, [7114] not include such matters as mission, organizational unit or tour of duty;

Act extends to virtually all conditions organization and agency to bargain in Similar rights and responsibilities of good faith, except bargaining under of employment. See definition of "collective bargaining." [3(m)(p)]

Agency and organization representatives shall meet and negotiate in good faith on personnel policies and practices and matters affecting working conditions, subject to applicable laws and regulations, including policies and regulations, a national or other controlling agreement at a higher level in the agency, and the Order. However, negotiations are subject to internal agency regulations only if such regulations have a compelling need and are issued at agency head-quarters or at the primary national subdivision level. In the negotiation which can result in the execution of a written agreement, parties may determine appropriate techniques to assist them (consistent with section 17 of Order). [11(a)]

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71.5 12.

Executive Order 11491, as amended by E.O. 11838	H.R. 4800 (Henderson) as revised, Committee Print, November 1975	H.R. 13 (Nix)	H.R. 1837 (Ford)
Obligation to consult or negotiate does not include matters with respect to the mission of an agency; its budget; its organization; the number of employees; and the numbers, types, and grades of positions or employees assigned to an organizational unit, work project or tour of duty; the technology of performing its work; or its internal security practices. May negotiate appropriate arrangements for employees adversely affected by impact of realignment of work forces or technological change.	Obligation to negotiate does not include matters enumerated in Executive Order 11491, as amended. [7114(f)]	No reserved rights of management. Scope of bargaining virtually unlimited as noted above. [210(i); 503; 504; 901; 1704(a)]	No provision. See definition of collective bargaining. [3(m)(p)]
Issues as to whether a proposal is not negotiable because contrary to law, regulation, controlling agreement, or the Order are to be resolved in a specified manner—by agreement procedures, by agency head or by Council, depending upon circumstances, [11(c)]	Similar provisions for resolution of negotiability issues by Federal Labor Relations Authority [7114(g)]	No similar provision on negotiability issues. See above.	No provision. See above.
is subject to existing or future laws and the regulations of appropriate authorities, including policies set forth in the Federal Personnel Manual; published agency policies and regulations in existence at the time theagreement was approved; and subsequently published agency policies and regulations required by law or by the regulations of appropriate authorities, or authorized by the terms of a controlling agreement at a higher agency level. [12(a)]	Similar provisions. [7114(c)]	No provision. Bargaining not to be limited by agency regulations. [503(c); 1704(a)]	No provision, Bargaining not limited by agency regulations or law, [3(m) (j)]

No provision.	Employee either becomes member and pays dues, or pays representation fee—agency shop. [5(c)].	•
No provision.	Employee either becomes member and pays dues, or pays representation fee—amounts to union shop or agency shop upon request of organization. [701(2)].	
Same areas reserved to management except no reference to efficiency of operations. [7114(f)]	Employees have same freedom of choice. [7115]	Establishes new consultation arrangements as follows:  Prior to the issuance of regulations by an agency head, including the Civil Service Commission, the bill requires that labor organizations be consulted in the formulation of policies and regulations. To accomplish this the authority will establish a Labor Management Review Board to discharge this obligation. Agency regulations issued by the head of the agency or the head of a primary national subdivision may only inhibit negotiations on the grounds that a compelling need for such issuance exists. [7114 (d), (e)]
Agency management retains right to direct employees; to hire, promote, assign, retain, discipline or lay off; to maintain efficiency; to determine methods, means and personnel for doing the work; to take necessary action in emergency. [12(b)]	Agreement shall not require an employee to become or remain a union member, or to pay money to a union except as he voluntarily authorizes for payment of dues through payroll deductions, [12(c)].	

## Comparison of Executive Order 11491, as Amended, to Bills on Federal Labor Management Relations-Continued

Comparison of tracture	ive Otuei 11791, as Ameriucu, to Dilis on Feuciai Daboi management Melations—Confinued	n reuetat Labot manager	nent tretations—Continued
Executive Order 11491, as amended by E.O. 11838	H.R. 4800 (Henderson) as revised, Committee Print, November 1975	H.R. 13 (Nix)	H.R. 1837 (Ford)
	Labor Management Review Board		
	established to consider policies and		
	regulations involving negotiable and		
	other matters under section 7114(d)		
	(1) to be issued by Civil Service		
	Commission or any other agency		
	(other than Department of Defense).		
	Members designated by Authority		
	consisting of a Chairman, 7 mgt, offi-		
	cials, and 7 labor organization repre-		
	sentatives, Board to meet and con-		
	sider proposals not earlier than 15		
	days, nor later than 30 days, after		
	date on which proposal is transmitted.		
	Recommendation on proposal by		
	majority vote. If 5 members of Board		
	propose change or addition to policy		
	or regulation of Civil Service Com-		
	mission or any other agency (other		
	than Dept, of Defense) relating to		

it will be considered by Board, Management Board members serve with-

employees of more than one agency

out additional pay, and members representing organizations not entitled to pay from Government. [7114(e)]

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grievance procedure, and it may not cover other matters for which statutory appeals procedures exist, and shall be the exclusive procedure available to the parties and the employees in the unit for resolving such grievances. Employees may present their own grievances without the intervention of the exclusive representative so long as the adjustment is not inconsistent with the terms of the agreement and the exclusive representative has been given an opportunity to be present at the adjustment. [13(a)]

Arbitration is permitted and is limited to the same matters as is the grievance procedure. Arbitration may be invoked by the agency or an exclusive representative. Either party may file exceptions to an arbitrator's award with the Council, under regulations prescribed by the Council [13(b)] Grievance procedures are required in negotiated agreements. Procedure to permits parties to determine scope of be applicable only to unit employees,

but exclusive representative has right to be present at adjustment if it is The process may include arbitration expeditious processing of employee and labor organization appeals and grievances. Provides that an employee and the right to file exceptions to an dures providing for a fair, simple, and has the right to represent himself, arbitral decision with the Authority. In the absence of exceptions, the decision is final and binding and may in-Each agreement must include procenot the representative of employee. clude back pay. [7122 and 7123] Binding arbitration required in grievance procedure. Similar to HR 10700 provision except invoked only by organization, and arbitrator's award appealable to courts. (1101)

The use of arbitration determined by

negotiation of agreement, [7122]

grievances, including questions of ments for binding arbitration of similar to HR 13 as noted above arbitrability; exclusive procedure available to unit employees. Party to court for summary action directing that arbitration proceed. Arbitrator's priate court. Other conditions and rights of organization and employee Grievance procedures required in agreeagreement aggrieved by second party's failure or refusal to proceed with arbitration under agreement can ask decision may be enforced by approunder exclusive recognition. [8] 5(b); 6(a)]

 $^{of}$ 

arbitrability. [101(h); 502(1); 1101]

nization, including questions

ployees concerning all grievances over agreement or otherwise related to employment; employee can present own grievance if organization has opportunity to be present and present its views. Binding arbitration required, may be invoked by orga-

All agreements to have grievance procedure: sole procedure for unit emBinding arbitration required in grievance procedure, similar to HR 13. (8)

Executive Order 11491, as amended by E.O. 11838	H.R. 4800 (Henderson) as revised, Committee Print, November 1975	H.R. 13 (Nix)	H.R. 1837 (Ford)
Grievability and Arbitrability issues.  A/SLMR shall decide grievability/ arbitrability questions concerning applicability of statutory appeal procedures. No restrictions on determination of other questions of grievability/arbitrability. [13(d)]	Grievability and arbitrability issues processed under negotiated procedures. [7122(a)]	Similar to HR 10700. [1101(c) (e)]	Grievability and arbitrability issues processed under negotiated grievance procedure and arbitration. [8(a)]
		Arrangements in existing agreements protected under savings clause. (1702)	Arrangements in existing agreements protected under savings clause. [12(a)]
Agreements must be approved or disapproved by agency head within 45 days. Absent timely action, agreement effective subject to law, the Order and regulations of appropriate authorities. (15)		No provision. Existing arrangements subject to negotiation. (1702)	No provision. Provision in existing agreements protected under savings clause. [12(a)]
	NEGOTIATION DISPUTES AND IMPASSES	TES AND IMPASSES	
Federal Mediation and Conciliation Service to assist parties in resolving negotiation disputes, subject to its rules. (16)	Same FMCS services and assistance. [7118 (a) and (b)]	Similar provision. [901 (a) ]	Similar FMCS services and assistance. [7(a)]
If voluntary arrangements, including services of FMCS or other third-party mediation fail to resolve negotiation impasse either party may request the Federal Service Impasses Panel to consider the matter. Panel may, in its discretion and under its rules, consider the impasse; may recommend procedures to the parties for resolution of impasse, or settle the impasse itself. Arbitration or	Similar. Panel to be familiar with Federal Government operations and knowledgeable in labor-management relations. Action of Panel on impasse is final and not subject to further review. Parties may agree to adopt a procedure for binding arbitration of a negotiation impasse. [7118]	Provides for voluntary arrangements including FMCS services. Either party can subsequently request assistance of Authority, but parties may agree to binding arbitration of impasse. Authority to determine appropriate methods and procedures and may determine binding settlement. (901)	If mediation procedures agreed to by parties and FMCS assistance does not resolve impasse, impasse referred to factfinding with advisory recommendations (binding if agreed to by labor organization). If binding, organization prohibited from striking to resolve impasse. (If organization selects advisory factfinding, it may strike under provisions of section 9.)

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mendations may be used by parties only when authorized or directed by third-party factfinding with recomthe Panel. (17)

poses a clear and present danger to If the exclusive elects binding facttiated agreement provision. [9(a)(b) Strikes. Provides right to strike for the exclusive representative and for employees to participate in strikes arising out of or in connection with labor dispute. Restrictions: Restraining or ders or injunctions may be granted on the basis of findings of fact made by the appropriate district court after due notice and hearing that the strike the public health or safety and it is in the best public interest to prevent. finding during negotiation disputes they will be prohibited from striking for the purpose of resolving the dispute. Courts may grant restraining orders and injunctions where strikes are conducted in violation of a negoNo provision on standards of conduct See UPL's below concerning unlawful for labor organization as in Order. acts. providing

Similar, except organizations subject to reporting and disclosure requirements applicable in private sector

(c); 7(c)(1)]

Requires that organizations only adopt for democratic practices, freedom from financial and business conflicts of interest, and fiscal integrity. No reporting or disclosure requirements, or procedures for deciding alleged governing requirements violations. (1401)

regulations of

under direction and

Secretary of Labor. [7120 and 7131]

internal democratic practices, exclude nizations require recognized organizations to subscribe and adhere to from office persons affiliated with Communist, totalitarian or corrupt influences, prohibit officers and agents integrity, file financial and other nization officials and employees, meet Asst. Secretary of Labor prescribes from having business or financial conflicts of interest, maintain fiscal trusteeship and election standards. reports, provide for bonding of orgaregulations, decides alleged viola-

Standards of Conduct for Labor Orga-

# Comparison of Executive Order 11491, as Amended, to Bills on Federal Labor Management Relations-Continued

ing activity by failing to take affirmative action to prevent or stop it;  nay not discriminate in membership  because of race, color, creed, scx, age,  or national origin; and may not  refuse to consult, confer, or negotiate	Executive Order 11491, as H.R. 4800 (Henderson) as revised, amended by E.O. 11838 Committee Print, November 1975 H.R. 13 (Nix) H.R. 13 (Ford)	Similar to H.R. 13, except not improper to enforce agency shop arrangement as condition of employment, and ULP to either encourage or discourage membership. Alleged violations filed with Board. [10(a)]  Similar to H.R. 13, except strikes are legal under stated conditions. Alleged violations filed with Board. [10(b)]	Management ULP's similar to H.R. 4800, except not ULP for mgmt, to encourage membership, or to require union or agency shop arrangement as condition of employment. Complaint filed with Authority. [701(a)] plaint filed with Authority. [701(a)] Similar to H.R. 4800, except no listing of ULP for calling or participating in strike, slowdown, or picketing against any Fuderal activity [701(b)]	Similar. Adds to ULP's for agency: (6) to fall or refuse to cooperate in impasse procedures and impasse decisions as required by this subchapter; or (7) to fail or refuse to comply with any provision of this subchapter (7116]. Complaints filed with Authority. [7117]  Similar. Same additional ULP's as for agency as noted above. [7116]. Complaints filed with Authority. [7117]	i i i i i i i i i i i i i i i i i i i
	Similar. Adds to U.I.P's for agency: (6)  Anagement U.I.P's similar to H.R. Sirola to fall or refuse to cooperate in impasse decisions as required by this subchapter; and or agency shop arrangement or (7) to fall or refuse to comply with any provision of this subchapter plaint filed with Authority. [701(a)]  ter [7116]. Complaints filed with Authority. [701(a)]	Similar to H.R. 13, except strikes thegal under stated conditions. Allegations filed with Board. [10(b)	Similar to H.R. 4800, except no listing of ULP for calling or participating in strike, slowdown, or picketing against any Euders! activity [701(h)]	Similar, Same additional ULP's as for agency as noted above, [7116], Complaints filed with Authority, [7117]	Similar prohibited practices for organizations, with additions organizations may not coerce, cipline, fine, or take other econ sauction against a member as ishment for or to hinder his performance or productivity; ma condone strike or prohibited ping activity by failing to the offernance.
Similar prohibited practices for labor Similar. Same additional ULPs as for organizations, with additions that agency as noted above. [7116]. Companizations may not coerce, displaying filed with Authority. [7117] strike, slowdown, or picketing against cipline. fine or take other economic sanction against a member as punishment for or to hinder his work performance or productivity; may not condone strike or prohibited picket.		Similar to H.R. 13, except not improper to enforce agency shop arrangeme as condition of employment, and UI to either encourage or discoura membership. Alleged violations filwith Board. [10(a)]	Management ULP's similar to H.R. 4800, except not ULP for mgmt, to encourage membership, or to require union or agency shop arrangement as condition of employment. Complaint filed with Authority. [701(a)]	Similar, Adds to ULP's for agency; (6) to fall or refuse to cooperate in impasse procedures and impasse decisions as required by this subchapter; or (7) to fail or refuse to comply with any provision of this subchapter [1716]. ('omplaints filed with Authority, [7117]	Unfair labor practices. Agency maniment shall not interfere with, strain, or coerce an employee in exercise of rights; encourage discourage membership in labor ganization; sponsor, control, otherwise assist a labor organizat (except for customary and rous services and facilities under cert conditions); discipline or otherw discriminate against an emplo because he files a complaint or git testimony under Order; refuse accord appropriate recognition t labor organization qualified for s recognition; or refuse to conscending, or neguiare with a la organization as required by Organization as Secretary [19(a)].

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[19(c)] Unresolved complaints filed priate discipline of membership. with Asst. Secretary. [19(d)]

Only issues in an unfair labor practice labor practice. Issues which can be may be processed through either grievance or unfair labor practice, but and are not precedent for unfair labor which can be raised in appeals procedure may not be raised as an unfair raised under a grievance procedure not through both procedures. Appeals sidered unfair labor practice decisions or grievance decisions are not conpractice decisions. Unresolved complaints filed with Asst. Secretary. [19(a)]

Issues which can be raised under a grievance or appeal procedure may be raised under those procedures or under section 7117. [7116]

No provision.

No provision.

Similar to H.R. 4800 except Authority supervisor or official of agency upon may order agency

vent any person from engaging in sentatives, and may petition courts Prevention of unlawful acts. Similar unlawful acts under section 10. Board may direct back pay, discriplinary Judicial review of Board decisions H.R. 4800. Board empowered to preaction against management repreto seek enforcement of its orders. authorized. Provides detailed procedures on prevention of ULP'S. (11) to discipline determination of arbitrary, capricious or otherwise knowing violation

of Act. (801)

Counsel investigates riodic reports. Exceptions to proposed charges and issues complaints concerned with unfair labor practices and prosecutes such complaints before the Authority. Authority can order cease and desist from ULP or take other affirmative action including reinstatement of employees (backpay may be required of agency or labor organization), and require pereport by Authority may be filed and Authority to grant review if it believes exception raises substantial issue of fact or law. [7117] The General

 $\mathbf{o}_{\mathbf{f}}$ Establishes independent category ULP's for any person. [701(c)]

# Comparison of Executive Order 11491, as Amended, to Bills on Federal Labor Management Relations-Continued

H.R. 1837 (Ford)

	Comparizon of maccally	Companison of inecame of the first of the first of federal major management	r cuciar magor	Araniagement
	Executive Order 11491, as amended by E.O. 11838	H.R. 4800 (Henderson) as revised, Committee Print, November 1975	H.R. 13 (Nix)	
	Judicial review.—A person aggrieved by For unfair labor practices the power of	For unfair labor practices the power of		
Αį	_	the Authority and the proceedings		
pр		governing said power with respect to		
ro	-	petitioning for injunctions, modifying		
V	cial review. The Authority may seek	findings or orders prior to filing a rec-		
ed	enforcement of its orders in the	ord in court, petitioning a court for		
F	United States District Courts. Dis-	enforcement of an order and review-		
or	trict Courts may also be requested to	ing of a judgment, and the right of		

ing of hearings shall be the same as

United States Code. [801(e)]

Similar.

order of the Authority on petition to court, the limitations on court jurisdiction and the expeditious processprovided for in section 160(d), (f), (g), (h), (i), and (j) of title 29,

in limited circumstances. [7124]

An arbitrator's decision and award may be judicially reviewed and enforced in accordance with the provisions of title 9, U.S.C. [1101 (e) ]

any person to obtain review of a final issue a temporary restraining order

agreement. Unless arbitral award is fusal of the other party to proceed to arbitration pursuant to the proment, such aggrieved party may file a ing an order directing that the arbicedures provided therefor in the deficient the award is final and binding and may be enforced by the ap-Where a party to an agreement is aggrieved by the failure, neglect, or recedure provided therefor in an agreecomplaint in the appropriate court for a summary action without jury seektration proceed pursuant to the pro-

propriate district court [8]

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Similar to H.R. 13.

Maximum fine of \$5,000 and/or imterfering with Authority and officials prisonment of 1 year, of persons inor an arbitrator in performance of

Similar.

### MISCELLANEOUS PROVISIONS

impasse procedures, without limit Mandates full official time for employees called by either party to participate in any phase of proceedings, or representing organization in negotiations, grievance or on number of employees. (1201)

passe settlement proceedings, to be on official time when they would otherwise be in a duty status. Employees on such authorized official time shall not exceed the number of persons thority to determine if employees cial time for such purposes during representing agency. Additionally, Au-Internal business of labor organization concerned. However, negotiations by employees representing organization, including attendance at imparticipating for, or on behalf of, ings before Authority to receive offiduring nonduty hours of employees organization in any phase of proceedregular working hours. (7132) labor organization shall not be on official time unless the parties agree regular working time. Number of emmally shall not exceed number of ing non-duty hours. Negotiations to other arrangements which may ployees for up to 40 hours or one-half the time spent in negotiations during ployees authorized official time "nor-Use of official time. Solicitation of union membership, dues, and internal union business must be durprovide for official time for emmanagement representatives." (20)

duties under Act. [1501]

or in connection with a labor dispute, only on the basis of findings of fact

made by the appropriate district court of the United States after due notice and hearing prior to the issuance of such restraining order or injunction.

permanent injunction may be granted in a case involving a strike by an exclusive representative arising out of

A restraining order or temporary or

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by an employee representing

Companison of Excelling Older 11151, as Amended, to Dills on Federal Labor Lishagement Relations-Continued

Executive Order 11491, as amended by E.O. 11838	H.R. 4800 (Henderson) as revised, Committee Print, November 1975	H.R. 13 (Nix)	H.R. 1837 (Ford)
dues allotments by organization's members in unit of exclusive recognition pursuant to negotiated agreement. Allotments subject to CSC regulations. Employee can revoke authorization as stated six-month intervals [21(a)]	Similar, except allotments at no cost to organization or employee, with exceptions assignment irrevocable for one year. (7115)	Requires agencies to withhold dues and initiation fees at no charge. Assignments irrevocable for one year or until expiration of agreement, whichever occurs later. (601)	Similar to H.R. 13, no reference to cost. Requires agencies to withhold from nonnembers, as a condition of continued employment, amount equal to dues, fees, and assessments that a member is charged: Authorization not revocable for one year. [5(b)(2), (c)]
Adverse action appeals. All employees in competitive civil service have same rights in adverse action cases as preference eligibles under section 14, Veterans' Preference Act. Right of appeal to Civil Service Commission. CSC decision binding upon agencies. (22)	Extends to nonveterans in the competitive service the same adverse action and appeal rights now held by preference eligibles. [7121]	No provision.	No provision.
	Buck pay: Provides that corrective action includes matters arising out of unfair labor practices or grievances. Includes as an entitlement interest on lost remuneration, attorney's fees, and litigation expenses. Recrediting of annual teave in excess of maximum leave accumulation is permitted. [Sec. 3]		
Agency implementation. Agencies to issue policies and regulations for implementation of Order, after consultation with appropriate organizations. (23)	Similar, [7137(b)]	No provision.	No provision.

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agency and representative of its of E.O. 10988 tion, or initial according of recognition for units of mgmt. officials or supervisors represented by labor organizations which historically or which hold exclusive recognition for employees entered into before the (1/17/62); or (2) renewal, continuatraditionally represent mgmt. officials or supervisors in private industry and units of such officials or supervisors of a lawful agreement between an in any agency on the date of Order. date clude—(1) ren Savings clauses. effective

tion entered into before effective date by President, or unless superseded by tions and certifications of representaecutive orders in effect on effective date of Act, until revised or revoked of Act. Continues policies, regulation, and procedures established under Exspecific provisions of this Act or regulations issued pursuant to Act.

parties thereto, or until modified or as amended, or any agreement theresuperseded by an agreement made national consultation rights granted pursuant to E.O. 10988 and E.O. 11491, under except as may be agreed to by pursuant to Act. (1702)

Continues under continuity provision until superseded by order of President or regulations issued pursuant to Act. [7137]

No provision.

No provision.

ment and Budget, shall establish and ance to agencies on labor-mgmt. relations and periodically review implementation of these policies. CSC provides technical advice and information, and training assistance to gram to assist in assuring adherence reports to Council on state of the maintain a program of policy guidagencies; reviews operation of proto its provisions and merit system requirements; and, from time to time, program and recommends improve-Guidance, training, review and information. Civil Service Commission, in conjunction with the Office of Managements. [25(a)]

## Comparison of Executive Order 11491, as Amended, to Bills on Federal Labor Management Relations-Continued

H.R. 1837 (Ford)	eau No provision.	<ol> <li>Effective one hundred and twenty days following enactment. (13)</li> </ol>	I.B.	ure or )	ous Supersedes iaws or parts of laws which on- are inconsistent with provisions of let. Act. [12(b)]
H.R. 13 (Nix)	Similar to H.R. 4800, except Bureau of Labor Statistics to maintain files and data and publish information to interested parties—files open to inspection under conditions prescribed by Secretary of Labor. (1301)	Effective date of Act not mentioned.	Funding provision similar to H.R. 4800. (1601)	Specifies that Administrative Procedure Act applicable to rules, regulation or adjudication provided by authority or FMCS in carrying out Act. (1701)	Provides that Act supersede all previous statutes and Executive orders concerning subject matter under Act. 4800. (1601)
II.R. 4800 (Henderson) as revised, Committee Print, November 1975	Authority to maintain file of its proceedings and publish texts of its decisions and actions of panel under section 7118 and publish full texts of all arbitration decisions involving employees or agency. Civil Service Commission, for guidance and information of any interested person, to maintain file of copies of all available and applicable agreements. All files maintained relative to such services open to inspection and reproduction subject to section 552 of title 5 USC. [7134]	The first day of the first calendar month beginning more than 30 days after the date of the enactment of this Act.	Funding. Authorizes appropriation of sums to carry out functions and purposes of Act. [7135]		Supersedure. Provides for supersedure of regulations, Executive orders and rules noted above under savings clause. Nothing contained in this chapter shall supersede the provisions of existing laws which establish and regulate a merit or civil service system, or modify the functions or responsibilities of the Comptroller General. [7137(c)]
Executive Order 11491, as amended by E.O. 11838	Department of Labor and Civil Service Commission to collect and disseminate program information to agencies, organizations and the public [25(b)]	Effective date. Order effective 1/1/70, (issued 10/29/69). (26)			

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Standard severability clause on any provision of Act. [12(c)]	Similar to HR 13. [11(m)(7)]					
Standard severability clause on any provision of Act. [1704(a)]	Violations, enforcement, and suits.  Maximum fine of \$5,000 and/or imprisonment of one year, of persons interfering with Authority and officials or an arbitrator in performance of duties under Act. (1501)	0				
Severability. Standard severability clause on any provision of Act.						